1 2 3 4 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 5 AT SEATTLE 6 7 RICCARDO GREEN, 8 Plaintiff. Case No. C05-129TSZ 9 v. TAXATION OF COSTS 10 NORTH SEATTLE COMMUNITY COLLEGE, 11 Defendant. 12 Having considered briefs in support of, and in opposition to, the cost bill herein, costs in the cause 13 indicated above are hereby taxed against PLAINTIFF RICCARDO GREEN, and on behalf of 14 DEFENDANT NORTH SEATTLE COMMUNITY COLLEGE in the amount of \$1,323.25 as follows: 15 16 Disallowed Requested Allowed I. DEPOSITION COSTS \$2,745.25 \$1,462.00 \$1,283.25 17 Clerk allowed as taxable cost those expenses incurred for court reporter. Portion of the deposition 18 transcript was submitted with summary judgment motion. Costs for video deposition was not allowed 19 since it was not actually used by counsel. 20 II. COPYING AND PRINTING \$125.25 \$105.25 \$20.00 21 The amount allowed by the clerk represents estimate of copying and printing costs directly associated 22 with filing motion for summary judgment. 23 III. DOCKET FEE \$20.00 0 \$20.00 24 25 26 TAXATION OF COSTS -- 1

1	The granting of in forma pauperis status for initiating an action does not prevent a prevailing party from
2	seeking and obtaining costs.
3	
4	
5	
6	
7	
8	Dated this tay of JUNE, 2006.
9	
10	D 7212
11	Engel
12	Bruce Rifkin
13	Clerk, U.S. District Court
14	
15	
16	
17	
18	
19	
20	
21	
22	
2324	
24 25	
	TANATION OF COCTE A
26	TAXATION OF COSTS 2